

ESTTA Tracking number: **ESTTA63149**Filing date: **01/23/2006**

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Notice of Opposition

Notice is hereby given that the following party opposes registration of the indicated application.

Opposer Information

Name	Innovage, Inc.		
Entity	Corporation	Citizenship	California
Address	19511 Pauling Foothill Ranch, CA 92610 UNITED STATES		

Attorney information	Howard C. Miskin Stoll, Miskin & Badie 350 Fifth Avenue, Suite 4710 New York, NY 10118 UNITED STATES howard@smbtlaw.com, wendi@smbtlaw.com Phone:212-268-0900
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Applicant Information

Application No	78488167	Publication date	12/27/2005
Opposition Filing Date	01/23/2006	Opposition Period Ends	01/26/2006
Applicant	Nu-Life Inc. Suite 600A 645 King St. W Toronto, Ontario, M6V1M5 CANADA		

Goods/Services Affected by Opposition

Class 008.

All goods and services in the class are opposed, namely: beard trimmers; cutlery; cutlery sets; flatware; hair clippers; cutters, namely box cutters; eyelash curlers; driver tools, namely hand-held screw drivers; hair removers, namely razors; hand tools, namely non-motorized tools, namely screw drivers, pliers, wrenches, files and rasps; knife sets; knives; kitchen knives; pliers; pocket knives; pizza slicers; razors; slicers for slicing fruits and vegetables; scissors; scissors sets; socket sets; travel kits, namely manicure sets; can openers; manicure sets; nasal clippers, namely clippers to trim nose hairs; pedicure sets; non-electric peelers, namely tools to peel the skins from fruits and vegetables; hand-operated food processors; hand-operated ratchet sets; hand-operated screwdrivers and screwdriver sets; non-electric shavers

Class 009.

All goods and services in the class are opposed, namely: answering machines; batteries; battery chargers; battery converters; binoculars; boom boxes, namely mini, portable stereo sets; calculators; camcorders; cameras; CD-Rom cases; CD players; cordless phones; electronic organizers; emergency lights; fire extinguishers; fridge magnets; headphones; magnifying glasses; mouse pads; pre-recorded CD-ROM's containing music and games; FM radios with scanning tuners; radios; radio speakers; telephones; televisions; emergency auto kits comprised of a hand held spotlight and battery charger; dog alarms, namely alarms for ensuring canine pets do not leave their containment area; electronic game programs; cassette recorders, car cassette players; personal cassette player with a radio, personal CD player with a radio; computer game cassettes, computer game software,

computer game discs; magnifying lenses; pre-recorded CD-ROM's not containing software; pre-recorded videos, namely movies and instructional materials; video game software; thermal forks, namely barbeque forks with a temperature indicator

Class 016.

All goods and services in the class are opposed, namely: art boards, namely boards used for drawing, painting or creating art; art sets, namely sets containing two or more of crayons, paint, coloured pen sets, pens and paper; atlases; photo albums; bibles; boxed stationery; calendars; crayons; crayon and paint sets; diaries; dictionaries; encyclopedias; erasers; flash cards; eraser sets; greeting cards; markers; juice books, namely cookbooks containing recipes relating to juices; memo pads; lunch bags; pens; pen sets; pencil cases; pencil sharpeners; note cards; office diaries; paper boxes, namely gift boxes; personal organizers; phone indexes; puzzle books; recipe books; stacking boxes, namely storage boxes for storing paper; stationery boxes; staplers; calligraphy kits comprised of calligraphy pens and paper; compasses for drawing or drafting; desk stands and holders for pens, pencils, and ink; empty designer gift bags made of fabric or paper; paperclips and letter clips; desktop organizers, organizers for personal use, organizers for stationery use; document portfolios, stationery-type portfolios; paper mail pouches, paper pouches for packaging; stationery sets comprised of stationery paper and pens and envelopes

Class 021.

All goods and services in the class are opposed, namely: mops; bakeware; bath sets, namely sets containing two or more of garbage cans, tissue covers, toothbrush holders and soap dishes; bottle openers; bowls; bowl sets, chopper boards, namely kitchen boards for chopping vegetables and the like; canteens; car seat coolers namely food coolers used inside a vehicle; car dusters, namely dusters to remove dust from vehicles; comb sets; cups; cutting boards; freezer boxes, namely plastic containers for food; frying pans; hair brushes; graters, namely cheese graters; garbage baskets; household dusters; kitchen graters, namely cheese graters; kitchen scrubbers, namely pot scrubbing pads; ovenware; plates; plastic bowls; poultry cooking sets, namely turkey basters and turkey sewing needles; rubber brooms; scouring pads; shower caddies; serving spoons; soup ladles; spoon sets; tea sets; vacuum bottles; travel mugs; utensils for barbecues, namely, forks, tongs, turners; insect traps; portable beverage cooler; non-precious metal candle holders and candle holder sets; non-electric cooking pans; household containers for food; hand-operated kitchen tools, namely egg beaters, whisks, rolling pins, spatulas, turners; fitted picnic baskets; plastic food, coffee and teas canisters; portable blenders, namely hand-operated blenders for mixing beverages and liquid food; salad tongs; scrubbing brushes; empty soap bottles; tea strainers, wine strainers, cooking strainers; household spatulas, household spatula sets; teapots made of non-precious metal; brushes for cleaning vegetables

Class 028.

All goods and services in the class are opposed, namely: air hockey games; backgammon sets; baseballs; bean bags; black jack games; board games; card games; chess sets; dart games; dolls; doll houses; catchers, namely fishing lures; handheld unit for playing electronic games; magic sets; jigsaw puzzles; paper and model playing kits, namely toys of all types made of paper and paper model toys such as trucks and airplanes; pinball games; plush toys; poker games; puppets; toy racing cars; stamp sets, namely sets of toy rubber stamps for making impressions; soccer balls; rolling hoops, namely toys comprising hoops that can be rolled; three-dimensional puzzles; squirters, namely toy water pistols; toys, namely, water guns, wind-up toys, plush toys, dolls, cars and trucks; walky talkies, namely toy communication devices; toy building blocks; card games, board games, battery-powered computer game with LCD screen which features animation and sounds effects, travel card games, travel board games, travel hand-held computer games; inflatable beach balls; handheld units for playing video games

Attachments	NoticeOfOpposition-innovage.pdf (5 pages) Exhibit A.pdf (7 pages)
Signature	/hcm/
Name	Howard C. Miskin
Date	01/23/2006

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

In the Matter of
Application Serial No: 78/488,167
Published in the Official Gazette on December 27, 2005
Mark: INNOVAGE
Applicant: Nu-Life Inc.

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INNOVAGE, INC.	:	
	:	
Opposer,	:	
	:	Opposition No. _____
v.	:	
	:	
NU-LIFE INC.	:	
	:	
Applicant.	:	
-----X		

The Empire State Building
350 Fifth Avenue
Suite 4710
New York, NY 10118
(212) 268-0900

Trademark Trial and Appeal Board
United States Patent and Trademark Office
P.O.Box 1451
Alexandria, Virginia 22313-1451

NOTICE OF OPPOSITION

Innovage, Inc. (hereinafter "Innovage" or "Opposer"), company organized in California, having it's principal place of business at 19511 Pauling, Foothill Ranch, California 92610 believe that it will be damaged by registration of the mark shown in the above-identified application and hereby oppose the same.

I hereby certify that this correspondence is being filed online through ESTTA, on January 23, 2006

/s/Wendi Oppen
Wendi Oppen
Date: January 23, 2006

The grounds for the opposition are as follows:

1. Opposer has used the trademark INNOVAGE on greeting cards; books, namely children books, coloring books, history books, arts and craft books, greeting card books; posters; storage boxes; stickers; games and toys, namely cards, dice, erasable coloring books, jigsaw puzzles, plush animal toys, toy spyglasses, chess set, casinos, toy guns, toy water guns, ball dart game, bubble makers, table tennis tables, rackets and balls, toy cars, toy computers, noise making animal toys, computer games; crayons; organizers; cardboard storage box; note paper; photo albums; paper; personal organizers; fabric, leather and imitation leather bags; plastic and glass ornaments; kitchen utensils; decorative magnets; metal and non-metal key holders; registry books; plush hats; chalk; art sets, namely boards used for drawing, painting or creating art, two or more crayons, paint, colored pen sets, pens and paper; pen sets; kitchen plastic containers; canister vacuums; watches, including LCD watches; dusters; purses, namely purses with organizers; tv/radio set; steak knives; desktop organizers; automobile emergency kits, namely first aid kits and maps; bags, namely duffel bag, travel bags, laundry bags, cooler bags; wicker baskets, backpacks; beauty baskets, namely combination of bath gels, soaps, lotions, creams, sponges; bath sets, namely garbage cans, tissue covers, tooth brush holders and soap dishes; manicure sets; mugs, namely car mugs, electrical light up mugs; binoculars; handheld battery-operated massagers; bookcase organizers; bookends; book lights; calculators; digital mini cameras; calendars; decorative candles; candle holders; canisters; CD book set, CD case; umbrellas, namely children umbrellas, electrical folding umbrellas; food chopper; Christmas ornaments; clocks; alarm clocks; coasters; cork screws; cosmetics; electrical fans; decorative electrical fountains; picture frames; glass cutting board;

hair clipper, including nasal hair clippers; incenses; jewelry box; key chains; personal alarms; lamps, namely halogen, table and spot lamps; lanterns; lapel pins; steam cleaners; lighters; magazine racks; magnetic socket tools; necklaces; organizers; portfolios; phones, including cordless phones; potpourris, radios, namely radio-clocks; electrical scissors; sewing boxes; sewing kits containing thread and needles; shoe shine kits, namely boxes including shoe polish and cream, shoe shine cloths and brushes; tools, namely screwdrivers, hammers, sockets, pliers, wrenches, files and rasps; drill sets; toothbrushes; hairbrushes including vibrating hairbrushes; batteries; wallets; trays; kitchen graters, namely cheese graters; torch sets, namely butane-powered lighter for fireplaces, barbeques and the like in commerce since at least July 1, 2001, and are continuing to use the marks on these products to the present. Innovage, Inc. has filed a based on use Trademark application for “Innovage” on these goods on March 29, 2005, Serial Number 78/596,872, (hereinafter “Pending Application.”) In an Office Action the examiner of the Pending Application has classified these goods into classes 03, 04, 06, 07, 08, 09, 10, 11, 14, 16, 18, 20, 21, 25, 26, 28, and 34. (See Office Action dated October 25, 2005, attached hereto as Exhibit A)

2. Applicant, Nu-Life Inc., filed the above-referenced intent-to-use application on September 23, 2004, for “innovage.” This application, Serial No. 78/488,167, is for various goods in classes 8, 9, 16, 21 and 28, and was published for Opposition in the Official Gazette on December 27, 2005.
3. On information and belief, the goods recited in classes 8, 9, 16, 21 and 28 of the opposed application and those goods on which Opposer has been using its above-cited mark are of the same general class, sold through the same channels of

commerce, and to the same class of purchasers. Some of the goods recited in the Pending Application are identical to Opposer's products. The Opposer's above cited mark was in use in commerce for at least over four (4) years prior to Applicant's filing of its intent-to-use application. Based on the foregoing, use of the opposed mark depicted in the above-referenced application will cause injury and damage to Opposer.

4. Applicant's mark is identical to Opposer's mark "Innovage" and is used on identical goods and, on information and belief, the closeness of purchasers and channels of trade create a likelihood of confusion in the marketplace as to the source of the goods and damage Opposer.
5. Consumers and the market place will be likely to confuse the source of the parties' goods, putting Opposer's reputation at risk and dependant on Applicant's actions or inactions as to quality.
6. The Applicant and the Opposer were adverse parties in a lawsuit filed in Canada in 2004, which was eventually settled. In this Canadian case, Applicant allegedly filed for a Canadian trademark for the mark "DS MAX" in bad faith, which was the name of Innovage, Inc.'s predecessor in interest. It was during those proceedings that Applicant became aware of Opposer's then intended adoption of the mark "innovage."
7. On information and belief, Applicant has filed the above-referenced application in bad faith with no intent to use the mark in commerce.
8. This petition is being submitted in triplicate, along with the fee required pursuant to Section 2.6(a) (17) of \$300.00 per class is enclosed.

WHEREFORE, Opposer prays for judgment that:

- A. The registration of Applicant's mark, Application Serial No 78/488,167 be denied.

Opposer has appointed Howard C. Miskin (Reg. No. 18,999), Gloria Tsui-Yip (Reg. No. 42,188), Philippe Zylberg and Iwona A. Stasiewicz, members of the Bar of the State of New York, whose address is 350 Fifth Avenue, Suite 4710, New York, NY 10118, as its duly authorized agents and attorneys in the matter of the above-identified opposition to prosecute said opposition, to transact all business in the Patent and Trademark Office and in the United States courts in connection with the opposition, to sign his/her name to all papers which may hereinafter be filed in connection therewith, and to receive all communications relating to the same.

Respectfully submitted,
INNOVAGE, INC.

Dated: January 23, 2006

By: ___/s/ Howard C. Miskin_____
Howard C. Miskin (Reg. No. 18,999)
Attorney for Opposer
INNOVAGE, INC.
350 Fifth Avenue, Suite 4710
New York, NY 10118
(212) 268-0900

UNITED STATES PATENT AND TRADEMARK OFFICE

SERIAL NO: 78/596872

APPLICANT: Innovage, Inc.

78596872

CORRESPONDENT ADDRESS:
HOWARD C. MISKIN
STOLL, MISKIN & BADIE
350 5TH AVE STE 4710
NEW YORK, NY 10118-4710

RETURN ADDRESS:
Commissioner for Trademarks
P.O. Box 1451
Alexandria, VA 22313-1451

MARK: INNOVAGE

CORRESPONDENT'S REFERENCE/DOCKET NO: 537-T-003

Please provide in all correspondence:

CORRESPONDENT EMAIL ADDRESS:

1. Filing date, serial number, mark and applicant's name.
2. Date of this Office Action.
3. Examining Attorney's name and Law Office number.
4. Your telephone number and e-mail address.

OFFICE ACTION

RESPONSE TIME LIMIT: TO AVOID ABANDONMENT, THE OFFICE MUST RECEIVE A PROPER RESPONSE TO THIS OFFICE ACTION WITHIN 6 MONTHS OF THE MAILING OR E-MAILING DATE.

Serial Number 78/596872

The assigned examining attorney has reviewed the referenced application and determined the following.

The examining attorney has searched the Office records and no similar registered or pending mark has been found that would bar registration under Trademark Act Section 2(d), 15 U.S.C. §1052(d). TMEP §704.02. A **further** search of the Office records and a review of the merits of the application are both deferred until applicant responds to the issues raised in this Office action. TMEP §704.02.

The applicant must provide a response resolving the following informalities.

INFORMALITIES

1. IDENTIFICATION OF GOODS -UNACCEPTABLE:

The identification of goods is indefinite because the applicant does not clearly specify the nature of the goods being provided. The identification of goods must be specific. The applicant must amend the identification to specify the common commercial name of the goods or to indicate their nature. The identification must be all-inclusive. The applicant should amend the identification to replace this wording with "namely." Also, the identification of goods is too broad because it could include goods as classified in other classes. The applicant may amend the identification to substitute the following wording, if accurate: "Cosmetics, incense, beauty baskets, namely combination of bath gels, soaps, lotions, creams, sponges; potpourris" in International Class 003;

"Decorative candles," in International Class 004;

"Jewelry boxes of metal, metal key chains, metal key holders," in International Class 006;

"Drill sets for hand-operated power tools consisting of groups of drill bits and cases, electrical scissors, multi-purpose steam cleaners; electric food choppers; canister vacuum cleaners," in International Class 007;

"Hand tools, namely screwdrivers, hammers, socket sets, pliers, wrenches, files and rasps, steak knives; manicure sets; hair clippers; magnetic socket tools [must specify type of tools]," in International Class 008;

"Radios, namely radio-clocks, phones, cordless phones, calculators, electronic personal organizer, tv/radio set, decorative magnets, computer game cartridges, discs, and programs; calculators; digital mini cameras; binoculars; personal security alarms; electrically heated vibrating hair brush, batteries, CD case, CD book set consisting primarily of compact discs featuring [specify the subject matter] and a book; automobile emergency kits, namely first aid kits and maps," in International Class 009;

"Handheld battery-operated massagers," in International Class 010;

"Lamps, lamps, namely halogen, table and spot lamps; lanterns [must specify type, i.e., electrical, oil]; torch sets, namely butane-powered lighter for fireplaces, barbeques and the like; electrical fans; decorative electrical water fountains; book lights," in International Class 011;

"Clocks, alarm clocks, necklaces, watches, LCD watches, lapel pins; jewelry boxes of precious metal," in International Class 014;

"Greeting cards; books, namely children books, coloring books, history books, arts and craft books, greeting card books ; posters; photo storage boxes; stickers; personal organizer, erasable coloring books, crayons, pen sets, art sets, consisting of boards used for drawing, painting or creating art, two or more crayons, paint, colored pen sets, pens and paper; cardboard storage box; note paper; photo albums; paper [must specify type of paper or purpose]; registry books; chalk; calendars; desktop organizers; coasters made of paper; bookends; padfolios; bookcase organizers," in International Class 016;

"Wallets, purses, purses with personal organizes; bags, namely duffel bag, travel bags, laundry bags, cooler bags, backpacks; umbrellas, namely children umbrellas, electrical folding umbrellas; leather and imitation leather bags; leather key chains," in International Class 018;

“Picture frames, Jewelry boxes not of metal, magazine racks, non-metal and non-leather key chains, non-metal key holders; holiday plastic ornaments,” in International Class 020;

“Toothbrushes, wicker baskets, cork screws; tooth brush holders and soap dishes; hair brushes; shoe shine kits, namely boxes including shoe polish and cream, shoe shine cloths and brushes; shoe shine kits, namely boxes comprising of shoe polish and cream, shoe shine cloths and brushes; mugs, namely car mugs, electrical light up mugs; coasters not of paper and not being table linen; canister sets; bath sets, namely garbage cans, tissue covers; kitchen utensils [specify the items], kitchen graters, namely cheese graters; portable kitchen plastic containers for storing goods; dusters; glass ornaments; glass cutting board; trays,” in International Class 021;

“Table linen, namely coasters, cloth coasters, fabric, namely, [must specify type and/or purpose],” in International Class 024;

“Plush hats,” in International Class 025;

“Sewing boxes; sewing kits containing thread and needles,” in International Class 026;

“Christmas tree ornaments, games and toys, namely playing cards, dice, jigsaw puzzles, plush animal toys, toy spyglasses, chess set, toy casinos, toy guns, toy water guns, ball dart game, bubble making wand and solution sets, table tennis tables, rackets and balls, toy cars, toy computers, noise making animal toys, battery-powered computer game with LCD screen which features animation and sound effects computer games;” in International Class 028;

“Lighters for smokers,” in International Class 034. 37 C.F.R. Section 2.71(a); TMEP sections 1402.01 and 1402.03 *et seq.* [1]

Please note that, while the identification of goods may be amended to clarify or limit the goods, adding to the goods or broadening the scope of the goods is not permitted. 37 C.F.R. §2.71(a); TMEP §1402.06. Therefore, applicant may not amend the identification to include goods that are not within the scope of the goods set forth in the present identification.

Additionally note that, depending on the decision of the identification of goods the classification of the goods may change.

2. REQUIREMENTS FOR COMBINED APPLICATION:

If applicant prosecutes this application as a combined, or multiple#class application, then applicant must comply with each of the requirements below for those goods and/or services based on actual use in commerce under Trademark Act Section 1(a):

- (1) Applicant must list the goods/services by international class with the classes listed in ascending numerical order;
- (2) Applicant must submit a filing fee for each international class of goods and/or services not covered by the fee already paid; and
- (3) For each additional class of goods and/or services, applicant must submit:

- (a) dates of first use of the mark anywhere and dates of first use of the mark in commerce, or a statement that the dates of use in the initial application apply to that class; the dates of use, both anywhere and in commerce, must be at least as early as the filing date of the application;
- (b) one specimen showing use of the mark for each class of goods and/or services; the specimen must have been in use in commerce at least as early as the filing date of the application;
- (c) a statement that “the specimen was in use in commerce on or in connection with the goods and/or services listed in the application at least as early as the filing date of the application;” and
- (d) verification of the statements in 3(a) and 3(c) in an affidavit or a signed declaration under 37 C.F.R. §2.20.
(NOTE: Verification is *not* required where (1) the dates of use for the added class are stated to be the same as the dates of use specified in the initial application, or (2) the original specimens are acceptable for the added class.)

37 C.F.R. §§2.6, 2.34(a), 2.59, 2.71(c), and 2.86(a); TMEP §§810.10, 904.09, 1403.01 and 1403.02(c).

3. INSUFFICIENT FEE:

Applicant must clarify the number of classes for which registration is sought. The submitted filing fees are insufficient to cover all the classes in the application. Specifically, the application identifies goods and/or services that are classified in at least 18 international classes, however applicant paid the fee for only 1 class.

Applicant must either: (1) restrict the application to the number of class(es) covered by the fee already paid, or (2) pay the required fee for each additional class(es). 37 C.F.R. §2.86(a)(2); TMEP §§810.01, 1401.04, 1401.04(b) and 1403.01.

4. SPECIMENS-UNACCEPTABLE FOR EVERY CLASS OF GOODS EXCEPT CLASS 11:

This application does not include a specimen for any of the identified classes of goods, with the exception of Class 11. A specimen showing use of the mark in commerce for each class of goods is required for an application based on use of the mark in commerce under Trademark Act Section 1(a), 15 U.S.C. §1051(a). TMEP §904.

Applicant must submit (1) a specimen (i.e., an example of how applicant actually uses its mark in commerce for the goods listed in the application) for each class of goods showing the mark as it is used in commerce, and, (2) a statement that “the specimen was in use in commerce at least as early as the filing date of the application,” verified with an affidavit or signed declaration under 37 C.F.R. §2.20. 37 C.F.R. §2.56(a); TMEP §§904.01 *et seq.* and 904.09.

Examples of acceptable specimens for goods are tags, labels, instruction manuals, containers, photographs that show the mark on the goods or packaging, or displays associated with the goods at their point of sale. TMEP §§904.04 *et seq.*

The following is a sample declaration under 37 C.F.R. §2.20 with a supporting statement for a substitute specimen:

The undersigned being warned that willful false statements and the like are punishable by fine or imprisonment, or both, under 18 U.S.C. §1001, and that such willful false statements and the like may jeopardize the validity of the application or document or any registration resulting there from, declares *that the substitute specimen was in use in commerce at least as early as the filing date of the application*; all statements made of his/her own knowledge are true; and all statements made on information and belief are believed to be true.

(Signature)

(Print or Type Name and Position)

(Date)

If the applicant cannot comply with the requirement for **specimens** for the **Section 1(a)** basis asserted, the applicant may substitute a different basis for filing if the applicant can meet the requirements for the new basis. See TMEP §§806.03 *et seq.*

In this case, the applicant may wish to amend the application to assert a **Section 1(b)** basis.

5. TRANSLATION AND SIGNIFICANCE OF THE MARK:

The applicant must submit a translation of the non-English wording in the mark. 37 C.F.R. Section 2.61(b); TMEP section 809.

The applicant may adopt the following English translation, if accurate:

The English translation of **INNOVAGE** is “^.”

Also, the applicant must indicate whether **INNOVAGE** has any significance in the relevant trade, any geographical significance or any meaning in a foreign language. 37 C.F.R. Section 2.61(b). If the mark has no significance, the statement may be in the following form:

The wording “**INNOVAGE**” has no meaning other than trademark significance.

Darryl M. Spruill

Trademark Attorney

Law Office 112

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/Darryl M. Spruill/

HOW TO RESPOND TO THIS OFFICE ACTION:

- **ONLINE RESPONSE:** You may respond formally using the Office’s Trademark Electronic Application System (TEAS) Response to Office Action form (visit <http://www.uspto.gov/teas/index.html> and follow the instructions, but if the Office Action has been issued via email, you must wait 72 hours after receipt of the Office Action to respond via TEAS).
- **REGULAR MAIL RESPONSE:** To respond by regular mail, your response should be sent to the mailing return address above and include the serial number, law office number and examining attorney’s name in your response.

STATUS OF APPLICATION: To check the status of your application, visit the Office’s Trademark Applications and Registrations Retrieval (TARR) system at <http://tarr.uspto.gov>.

VIEW APPLICATION DOCUMENTS ONLINE: Documents in the electronic file for pending applications can be viewed and downloaded online at <http://portal.uspto.gov/external/portal/tow>.

GENERAL TRADEMARK INFORMATION: For general information about trademarks, please visit the Office’s website at <http://www.uspto.gov/main/trademarks.htm>

FOR INQUIRIES OR QUESTIONS ABOUT THIS OFFICE ACTION, PLEASE CONTACT THE ASSIGNED EXAMINING ATTORNEY SPECIFIED ABOVE.

1_____

[1] Please note that the recommended recitation of services/identification of goods is not exhaustive. The applicant is directed to the Office’s searchable database of the Manual of Acceptable Identifications of Goods and Services. The address for this is: [http://www.uspto.gov/web/offices/tac/doc/gsmannual/](http://www.uspto.gov/web/offices/tac/doc/gsmmanual/).